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 8
                               UNITED STATES DISTRICT COURT
10
                             NORTHERN DISTRICT OF CALIFORNIA
                                                                 *E-FILED - 12/6/07*
11
                                       SAN JOSE DIVISION
12
   BAO CHRIS TU LUU, aka
    BAO TU LUU, aka CHRIS LUU,
                                                     No. C 07-4493 RMW
13
                       Plaintiff,
                                                     PARTIES' JOINT REQUEST TO BE
14
                                                     EXEMPT FROM FORMAL ADR
                                                     PROCESS AND ORDER
15
    MICHAEL MUKASEY, Attorney General
   of the United States;
16
    MICHAEL CHERTOFF, Secretary,
    Department of Homeland Security:
17
   DAVID N. STILL, District Director,
   San Francisco, U.S. Citizenship and Immigration
18
    Services;
   EMILIO GONZALEZ, Director, U.S.
    Citizenship and Immigration Services;
   ROBERT S. MUELLER, III, Director,
20
    Federal Bureau of Investigation,
21
                       Defendants.
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23
       Each of the undersigned certifies that he or she has read either the handbook entitled "Dispute
    Resolution Procedures in the Northern District of California," or the specified portions of the ADR
    Unit's Internet site <www.adr.cand.uscourts.gov>, discussed the available dispute resolution
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    options provided by the court and private entities, and considered whether this case might benefit
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    from any of them.
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       Here, the parties agree that referral to a formal ADR process will not be beneficial because this
    Parties' Request to be Exempt from ADR Process
    C07-4493 RMW
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1	action is limited to Plaintiff's request that this Court compel defendants to adjudicate the
2	application for naturalization. Defendants have already requested the FBI expedite the name check
3	so that the application may be processed as soon as possible. Given the substance of the action
4	and the lack of any potential middle ground, ADR will only serve to multiply the proceedings and
5	unnecessarily tax court resources.
6	Accordingly, pursuant to ADR L.R. 3-3(c), the parties request the case be removed from the
7	ADR Multi-Option Program and that they be excused from participating in the ADR phone
8	conference and any further formal ADR process.
9	Dated: November 26, 2007 Respectfully submitted,
10	SCOTT N. SCHOOLS United States Attorney
11	Office States Attorney
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13	ILA C. DEISS Assistant United States Attorney
14	Attorney for Defendants
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16	Dated: November 26, 2007     S   GABRIEL D. JACK
17	Attorney for Plaintiff
18	ORDER
19	Pursuant to stipulation and to ADR L. R. 3-3(c), the parties are hereby removed from the
20	ADR Multi-Option Program and are excused from participating in the ADR phone conference and
21	any further formal ADR process.
22	SO ORDERED.
23	Dated: 12/6/07 Ronald M. Whyte
24	RONALD M. WHYTE United States District Judge
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Parties' Request to be Exempt from ADR Process C07-4493 RMW